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| APPLICATION NO.     | FILING DATE                | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.    | CONFIRMATION NO. |
|---------------------|----------------------------|----------------------|------------------------|------------------|
| 10/590,345          | 08/24/2006                 | Kunio Gobara         | MAT-8895US             | 5498             |
| 52473<br>RATNERPRES | 7590 08/25/2009<br>PRESTIA |                      | EXAMINER               |                  |
| P.O. BOX 980        |                            |                      | ELLIOTT IV, BENJAMIN H |                  |
| VALLEY FOR          | RGE, PA 19482              | •                    | ART UNIT               | PAPER NUMBER     |
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|                     |                            |                      | 08/25/2009             | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



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DIRECTOR OFFICE TECHNOLOGY CENTER 2400

DECISION ON PETITION TO MAKE SPECIAL FOR NEW APPLICATION UNDER 37 C.F.R. § 1.102 & M.P.E.P. § 708.02

RATNERPRESTIA P.O. BOX 980 VALLEY FORGE PA 19482

In re Application of: Kunio Gobara et al. Serial No.: 10/590,345 Filed: August 24, 2006

For: PROCESSING DEVICE, INFORMATION PORT
DETECTING DEVICE, INFORMATION PROCESSING
METHOD, PORT DETECTING METHOD, AND
PROGRAM

This is a decision on the renewed petition under 37 C.F.R. § 1.102, filed August 24, 2006, to make the above-identified application special.

The petition requests that the above-identified application be made special under the accelerated examination procedure set forth in M.P.E.P. § 708.02, Item VIII: Accelerated Examination.

The petition complies with M.P.E.P. § 708.02, Item VIII: Accelerated Examination, in that it is accompanied by (a) the required petition fee of \$130.00, (b) a statement that all claims are directed a single invention or an offer to make an oral election without traverse should the Patent and Trademark Office hold that the claims are not directed to a single invention, (c) a statement that a pre-examination search has been made by the inventor, attorney, agent, or professional searchers, etc., the field of search was also provided, (d) one copy of each of the references deemed most closely related to the subject matter encompassed by the claims, and (e) a detailed description of the submitted references and discussions pointing out how the claimed subject matter distinguishes over these references.

For the above stated reasons, the petition is **GRANTED**.

The application file is being forwarded to the examiner for expedited prosecution.

If the examiner can make this application special without prejudice to any possible interfering applications, and he/she should make a rigid search for such, he/she is authorized to do so for the next action. Should the application be rejected, the application will not be considered special for the subsequent action unless the applicant promptly makes a bona fide effort to place the application in condition for allowance, even if it is necessary to have an interview with the examiner to accomplish this purpose.

If the examiner finds any interfering application for the same subject matter, he/she should consider such application simultaneously with this application and should state in the official letter of such application that he/she is taking it out of its turn because of possible interference.

Should an appeal be taken in this application or should this application becomes involved in an interference, consideration of the appeal and the interference will be expedited by all Patent and Trademark Office officials concerned, contingent likewise upon diligent prosecution by the applicant.

## Application serial Number: 10590345

After allowance, this application will be given priority for printing. See M.P.E.P. § 1309

Massan Kizou

Quality Assurance Specialist Technology Center 2400

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